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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/974,710	10/09/2001	Peggy-Jean P. Flanigan	55526US003	7863
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ST. PAUL, MN 55133-3427			ART UNIT	PAPER NUMBER
		1772		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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•		Application No.	Applicant(s)			
		09/974,710	FLANIGAN ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Alicia Chevalier	1772			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet	with the correspondence address			
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO , cause the application to become	IICATION. a reply be timely filed DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).			
Status						
1)🖾	Responsive to communication(s) filed on <u>09 A</u>	pril 2007.	•			
·	This action is FINAL . 2b) ☐ This action is non-final.					
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.	D. 11, 453 O.G. 213.			
Disposit	ion of Claims					
5)	Claim(s) <u>1,3-8,10-17,19-22,26-53 and 55-60</u> is 4a) Of the above claim(s) <u>36-52</u> is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1,3-8,10-17,19-22,26-35, 53 and 55-60</u> Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	cation.			
Applicati	ion Papers					
9) 10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to drawing(s) be held in abeya ion is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority (under 35 U.S.C. § 119		•			
12) [a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in ity documents have bee u (PCT Rule 17.2(a)).	Application No n received in this National Stage			
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Attachmen		🗖				
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) o(s)/Mail Date			
3) 🔲 Infon	mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date		Informal Patent Application			

RESPONSE TO AMENDMENT

- 1. Claims 1, 3-8, 10-17, 19-22, 26-53 and 55-60 are pending in the application, claims 36-52 are withdrawn from consideration. Claims 2, 9, 18, 23-25, 54, 61 and 62 have been cancelled.
- 2. Amendments to the claims, filed on April 9, 2007, have been entered in the aboveidentified application.

WITHDRAWN REJECTIONS

7. The 35 USC 112 rejections, made of record in the response filed January 10, 2007, pages 3-4, paragraph #7 have been withdrawn due to Applicant's amendment in the response filed April 9, 2007

REJECTIONS

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 102

4. Claims 1, 3, 4, 6-8, 11-13, 15, 17, 19-22, 26 and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by Hauser et al. (U.S. Patent No. 3,179,552).

Hauser discloses an article (tape, title) comprising at least one adhesive layer (figure 2) with a first major surface and a second major surface wherein as least one of the first and second major surface is a structured surface and a backing laminated (film backing, figure 2) to the

Application/Control Number: 09/974,710

Art Unit: 1772

structured surface of the adhesive layer wherein the exposed surface of the backing is unstructured (figure 2), wherein the article comprises discrete reservoirs or channels (figure 2) between the structured surface of the adhesive layer and the backing and wherein the article has a non-structured exposed adhesive surface that can be adhered to a target substrate (figure 2). The at east one adhesive comprises a tacky rubber-resin type pressure sensitive adhesive (col. 1, lines 53-54). The article further comprises at least one non-adhesive layer in contact with on of the first and second major surfaces (figure 2) and comprises a non-structured exposed surface (figure 2). The article comprises a plurality of channels (figure 2). The reservoirs/channels contain at least one non-deliverable solid substance (yarns, col. 1, lines 51-52). The backing is deemed to be a laminate (figure 2).

Hauser discloses a tape comprising at least one pressure sensitive adhesive layer comprising a first major surface and a second major surface, wherein the first major surface is a structured surface and the second major surface is a non-structured surface and a non-adhesive flexible backing laminated to the first major surface, wherein the tape comprises discrete reservoirs/channels between the structured surface of the adhesive layer and the backing (figure 2 and col. 1, lines 42-46). The tape is deemed to have a peel strength of at least 21-42 oz/0.5 inch for a thickness of 0.0003 to 0.007 inches, since Hauser also discloses a pressure sensitive adhesive layer and a backing layer.

5. Claims 1, 3, 4-8, 11-17, 19-22 and 26-35 are rejected under 35 U.S.C. 102(b) as being anticipated by Hidaka et al. (U.S. Patent No. 4,801,458).

Hidaka discloses an article comprising at least one adhesive layer (figure) with a first major surface and a second major surface wherein as least one of the first and second major

Art Unit: 1772

surface is a structured surface and a backing laminated (figure, reference #1 and #2) to the structured surface of the adhesive layer wherein the exposed surface of the backing is unstructured (after release sheet 5 is removed, figure and col. 3, lines 1-2), wherein the article comprises discrete reservoirs or channels (figure and col. 2, lines 67 through col. 3, line 2) between the structured surface of the adhesive layer and the backing and wherein the article has a non-structured exposed adhesive surface that can be adhered to a target substrate (figure). The at east one adhesive comprises a rubber-resin type pressure sensitive adhesive etc. (col. 6, line 67 through col. 7, line 22). The thickness of the article is about 2-500 micrometers (col. 7, lines 27-29 and col. 9, lines 25-27). The article further comprises at least one non-adhesive layer in contact with on of the first and second major surfaces (figure) and comprises a non-structured exposed surface (figure). The reservoirs/channels contain at least one non-deliverable and deliverable substance such as drugs (hollow fibers containing medicine, col. 1, lines 11-13 and col. 4 line 28 through col. 6, line 43). The backing is deemed to be a laminate (figure). The second major surface further comprises a backing layer (release sheet, figure and col. 3, lines 1-*2*).

Hidaka discloses a tape comprising at least one pressure sensitive adhesive layer comprising a first major surface and a second major surface, wherein the first major surface is a structured surface and the second major surface is a non-structured surface and a non-adhesive flexible backing laminated to the first major surface, wherein the tape comprises discrete reservoirs/channels between the structured surface of the adhesive layer and the backing (figure and col. 6, line 67 through col. 7, line 22). The tape is deemed to have a peel strength of at least

Application/Control Number: 09/974,710

Art Unit: 1772

21-42 oz/0.5 inch for a thickness of 0.0003 to 0.007 inches, since Hidaka also discloses a pressure sensitive adhesive layer and a backing layer.

6. Claims 53 and 55 are rejected under 35 U.S.C. 102(b) as being anticipated by Hamilton et al. (U.S. Patent No. 5,662,758).

Hamilton discloses an article comprising at least one first layer with a first major surface and a second major surface, wherein at least one of the first and second major surface is a structured surface, and a cap layer laminated to a structure surface of the first layer, wherein the cap layer comprises an adhesive and wherein the cap layer is non-structured on both surfaces and wherein the artic has a non-structured exposed surface that can be adhered to a target substrate (figure 10 and figure 4). The first layer comprises a polymeric film (col. 6, line 1).

Claim Rejections - 35 USC § 103

7. Claims 10 and 56-60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hidaka et al. (U.S. Patent No. 4,801,458).

Hidaka is relied upon as described above.

Hidaka fails to disclose that the reservoir has a void volume of less than 100 microliters.

The exact void volume of the reservoir is deemed to be a result effective variable with regard to the amount of medication needed. It would require routine experimentation to determine the optimum value of a result effective variable, such as void volume, in the absence of a showing of criticality in the claimed volume. *In re Boesch*, 205 USPQ 215 (CCPA 1980), *In re Woodruff*, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990). One of ordinary skill in the art would have been motivated to use a small void volume in order not to over medicate a patient.

Art Unit: 1772

ANSWERS TO APPLICANT'S ARGUMENTS

- 8. Applicant's arguments in the response filed April 9, 2007 regarding the 35 USC 112 rejections of record have been considered but are most since the rejections have been withdrawn.
- 9. Applicant's arguments in the response filed April 9, 2007 regarding the 35 USC 102 rejection over Hauser of record have been carefully considered but are deemed unpersuasive.

Applicant quickly summarizes Hauser and then argues, therefore Hauser does not teach an article with an adhesive layer with a structured surface and a backing laminated to the structured surface wherein the article comprises discrete reservoirs between the structured surface of the adhesive layer and the backing. Applicant further argues that the rejection seems to imply that reference number 7 in figure 2 is a discrete reservoir.

First, the examiner was not implying that reference 7 was the discrete reservoir. The area between the structures created by reference number 7 is considered to be the reservoirs. Second, Applicant has not specifically pointed out why Hauser does not disclose an article with an adhesive layer with a structured surface and a backing laminated to the structured surface wherein the article comprises discrete reservoirs between the structured surface of the adhesive layer and the backing. Therefore, the examiner maintains Hauser reads on the claims.

10. Applicant's arguments in the response filed April 9, 2007 regarding the 35 USC 102 rejection over Hidaka of record have been carefully considered but are deemed unpersuasive.

Applicant argues that even if numbers 3 and 4 could be considered a structured surface, the backing is not laminated to the structured surfaces of the adhesive and therefore does not form discrete reservoirs between the structures surface and the adhesive layer and backing.

Application/Control Number: 09/974,710

Art Unit: 1772

The method of forming the product is not germane to the issue of patentability of the product itself, unless Applicant presents evidence from which the Examiner could reasonably conclude that the claimed product differs in kind from those of the prior art. MPEP 2113.

Applicant has not shown how the structure of Hidaka differs from the instant claimed invention. Furthermore, the figure clearly shows discrete reservoirs between element #3.

11. Applicant's arguments in the response filed April 9, 2007 regarding the 35 USC 102 rejection over Hamilton of record have been carefully considered but are deemed unpersuasive.

Applicant argues there is no teaching in Hamilton of a cap layer.

Claim 53 recites that "the cap layer comprises and adhesive" and "is non-structured on both surface." Hamilton clearly discloses an adhesive layer that has not peaks or valleys, i.e. it's flat on both sides, which is what is considered Applicant's non-structured side.

12. Applicant's arguments in the response filed April 9, 2007 regarding the 35 USC 103 rejection over Hidaka of record have been carefully considered but are deemed unpersuasive.

Applicant's arguments regarding the Hidaka reference have already been addressed above.

Conclusion

13. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

Art Unit: 1772

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alicia Chevalier whose telephone number is (571) 272-1490. The examiner can normally be reached on Monday through Friday from 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon, can be reached on (571) 272-1498. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ac 6/25/07

ALICIA CHEVALIER